Exhibit "A"

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Court of Common Pleas of Philadelphia County							IANUARY 2005	tet Number)	
Trial Division						-	MIONIII 2000	,	001
	ivil C	Cover Sheet	<u>t </u>						
James A. Souder					Alabama M		or Express, Inc.		
PLAINTIFF'S ADDRESS RR1 BOX 248 E					OFFENDANTS AD		ss S Highway 84		
Sunbury, PA 17801					!		-		
PLANTIFFS NAME					Ashford, A		6312		
Lana J. Souder					Eric M. Brion				
PLAINTIFF'S ADDRESS	DEFENDANT'S ADDRESS								
RR1 Box 248 E					P.O. Box 311223				
Sunbury, PA 17801					Enterprise, AL 36331				
PLAINTEF'S NAME		DEFENDANT'S NAI	ME						
PLAINTIFF'S ADDRESS		DEFENDANT'S ADDRESS							
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TOTAL NUMBER OF PLAINTIFFS TOTAL NO. OF DEFENDANTS					ENCEMENT OF ACT	TIOM			
2		2		04779	Complaint Petition Action			Notice of Appeal	
				□w	rit of Summons		Transfer From Other Jurisdiction		
AMOUNT IN CONTROVERSY	COURT PRO		п						
				Tort		H	Commerce Minor Court Appeal	Settlement Mino	oral .
La treate and a solution	Non-Jury Petition						Statutory Appeals	=	/Survival
	Other	·							
CASE TYPE AND CODE (SEE	INSTRUCTION	(S)							
2 V Motor	Vehicle A	ccident							_
STATUTORY BASIS FOR CAUS	E OF ACTION	(SEE INSTRUCTIONS)		-					
RELATED PENDING CASES (LIST BY CASE CAPTION AND DOCKET NUMBER)								IS CASE SUBJE	GT TO ORDER?
								Yes	No
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None.									Ü
TO THE PROTHO	NOTADV	r.		-					
			.1.00000						
Kindly enter my a	ppearanc	e on behalf of Plain	tiff/Petiti	ioner/A	ppellant:				
Papers may be se	rved at th	e address set forth	below.						
NAME OF PLAINTIFF'S/PETITIONER'S/APPELLANT'S ATTORNEY					ADDRESS (SEE IN	STRU	ICTIONS)		
David B. Winkler					1930 Route 1	70 E	East, Building Q		
PHONE NUMBER FAX NUMBER		FAX NUMBER				4J 0	8003		
(856) 616-1000	[(856) 216-0362							
SUPREME COURT IDENTIFICAT	ION NO.			- 1	E-MAIL ADDRESS	_			
46,528					winkler@jers	ey.r	net		
BIGNATURE		1			DATE				
D D	011	2/1			_ 				

LAW OFFICES OF DAVID B. WINKLER, P.C.

By: David B. Winkler

Attorney ID: 46528 1930 Route 70 East THIS IS NOT AN ARBITRATION MATTER
ASSESSMENT OF DAMAGES IS REOUIRED

Building Q

Box 248E

Cherry Hill, NJ 08003

(856) 616-1000

Attorney for Plaintiffs

James A. Souder, and

Lana J. Souder

Sunbury, PA 17801

:

RR1

:

PHILADELPHIA COUNTY

COURT OF COMMON PLEAS

: Civil Trial Division

No.

plaintiffs

defendants

JANUARY TERM 2005

001792

VS.

Alabama Motor Express, Inc. 10720 East US Highway 84

Ashford, AL 36312,

and

Eric M. Brion P.O. Box 311223

Enterprise, AL 36331

ATTEST

IAN 1 2 2005

J. COURTNEY

JURY FEE PAID

CIVIL ACTION COMPLAINT

2-V Motor Vehicle Accident
NOTICE

YOU HAVE BEEN SUED IN COURT. IF YOU WISH TO DEFEND AGAINST THE CLAIMS SET FORTH IN THE FOLLOWING PAGES, YOU MUST TAKE ACTION WITHIN TWENTY (20) DAYS AFTER THIS COMPLAINT AND NOTICE ARE SERVED BY ENTERING A WRITTEN APPEARANCE PERSONALLY OR BY ATTORNEY AND FILING IN WRITING WITH THE COURT YOUR DEFENSES OR OBJECTIONS TO THE CLAIMS SET FORTH AGAINST YOU. YOU ARE WARNED THAT IF YOU FAIL TO DO SO THE CASE MAY PROCEED WITHOUT YOU AND A JUDGMENT MAY BE ENTERED AGAINST YOU BY THE COURT WITHOUT FURTHER NOTICE FOR ANY MONEY CLAIMED IN THE COMPLAINT OR FOR ANY OTHER CLAIM OR RELIEF REQUESTED BY THE PLAINTIFF. YOU MAY LOSE MONEY OR PROPERTY OR OTHER RIGHTS IMPORTANT TO YOU. YOU SHOULD TAKE THIS PAPER TO YOUR LAWYER AT ONCE. IF YOU DO NOT HAVE A LAWYER OR CANNOT AFFORD ONE, GO TO OR TELEPHONE THE OFFICE SET FORTH BELOW TO FIND OUT WHERE YOU CAN GET LEGAL HELP.

LAWYER REFERRAL & INFORMATION SERVICE

Philadelphia Bar Association One Reading Center Northwest Cor. 11th & Market Sts. Philadelphia, Pennsylvania 19107 Phone: (215) 238-1701

AVISO

LE HAN DEMANDADO A USTED EN LA CORTE. SI USTED QUIERE DEFENDERSE DE ESTAS DEMANDAS EXPUESTAS EN LAS PAGINAS SIGUIENTES, USTED TIENE VIENTE (20) DIAS DE PLAZO AL PARTIR DE LA FECHA DE LA DEMANDA Y LA NOTIFICACION. HACE FALTA ASENTAR UNA COMPARENCIA ESCRITA O EN PERSONA O CON UN ABOGADO Y ENTREGAR A LA CORE EN FORMA ESCRITA SUS DEFENSAS O SUS OBJECIONES A LAS DEMANDAS EN CONTRA DE SU PERSONA. SEA AVISADO QUE SI USTED NO SE DEFIENDE, LA CORTE TOMARA MEDIDAS Y PUEDE CONTINUAR LA DEMANDA EN CONTRA SUYA SIN PREVIO AVISO O NOTIFICACION. ADEMAS, LA CORTE PUEDE DECIDIR A FAVOR DEL DEMANDANTE Y REQUIERE QUE USTED CUMPLA CON TODAS LAS PROVISIONES DE ESTA DEMANDA. USTED PUEDE PERDER DINERO O SUS PROPIEDADES U OTROS DERECHOS IMPORTANTES PARA USTED. LLEVE ESTA DEMANDA A UN ABOGADO IMMEDIATAMENTE. SI NO TIENE ABOGADO O SI NO TIENE EL DINERO SUFICIENTE DE PAGAR TAL SERVICIO, VAYA EN PERSONA O LLAME POR TELEFONO A LA OFICINA CUYA DIRECCION SE ENCUENTRA ESCRITA ABAJO PARA AVERIGUAR DONDE SE PUEDE CONSEGUIR ASISTENCIA LEGAL.

SERVICIO DE REFERENCIA E INFORMACION LEGAL
Asociacion De Licenciados De Filadelfia
One Reading Center
Noreste Usquina 11th Y La Calle Market
Filadelfia, Pennsylvania 19107
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COMPLAINT- CIVIL ACTION 2-V Motor Vehicle Accident

COUNT I

- 1. The plaintiffs, James A. Souder and Lana J. Souder are adults, husband and wife, and reside together at RR1, Box 248 E, Sunbury, PA 17801.
- 2. The defendant, Alabama Motor Express, Inc., is a corporation which regularly conducts business in the City of Philadelphia, and maintains its principal place of business at 10720 East US Highway 84, Ashford, AL 36312.
- 3. The defendant, Eric M. Brion, is an adult who resides at P.O. Box 311223, Enterprise, AL 36331.
- 4. At all times relevant hereto the defendant, Eric M. Brion, was the agent or employee of the defendant, Alabama Motor Express, Inc., and was acting within the course and scope of his agency or employment.
- 5. On or about July 3, 2003, the defendant, Eric M. Brion, was the operator of a certain tractor-trailer combination, owned by the defendant, Alabama Motor Express, Inc., which was traveling in the left-hand lane of southbound Route 896 in Glasgow, Delaware.
- 6. When the defendants' vehicle reached a point north of the intersection of Route 896 and Porter Road, it was so negligently and carelessly operated that it came into a violent collision with the rear of the vehicle owned and operated by the plaintiff, James A. Souder, which had also been traveling in the left-hand lane of southbound Route 896, as a result of which the plaintiffs suffered the injuries and damages which are the subject

of this action.

- 7. As of the time and place aforesaid, the negligence, recklessness and carelessness of the defendant, Eric M. Brion consisted of:
 - a. operating his vehicle at a high and excessive rate of speed under the circumstances;
 - b. following too closely behind the plaintiff's vehicle;
 - c. failing to have his vehicle under proper and adequate control;
 - d. violating the "assured clear distance ahead" rule;
 - e. operating his vehicle without due regard for the rights, safety and position of the plaintiff herein;
 - f. failing to maintain a proper lookout for road and traffic conditions; and
 - g. violating the various statutes of the State of Delaware pertaining to the operation of motor vehicles on the public highways.
- 8. As a direct result of the negligence, recklessness and carelessness of the defendant, Eric M. Brion, as aforesaid, the plaintiff, James A. Souder, suffered severe and permanent injuries, a severe shock to his nerves and nervous system, aggravation, acceleration and activation of any pre-existing ailments or conditions, and more particularly, but not in limitation of any other personal injuries he may have sustained, the plaintiff suffered a disruption of his autonomic nervous system, resulting in an inability to swallow solid food, a torn right rotator cuff, an ulnar neuropathy and an internal disruption of the right knee, as a result of which he suffered great physical pain and mental distress, which he yet suffers and may continue to suffer for an indefinite time in the future.

- 9. As a further result of the negligence, recklessness and carelessness of the defendant, Eric M. Brion, as aforesaid, the plaintiff, James A. Souder, has been and continues to be unable to attend to his normal activities and vocations, as a result of which he has sustained a loss of life's pleasures.
- 10. As a further result of the negligence, recklessness and carelessness of the defendant, Eric M. Brion, as aforesaid, the plaintiff, James A. Souder, has been and continues to be obliged to receive medical attention and care, and to expend various sums of money and incur various expenses in an effort to obtain a cure for his injuries, and may continue to incur such expenses for an indefinite time in the future.
- 11. As a further result of the negligence, recklessness and carelessness of the defendant, Eric M. Brion, as aforesaid, the plaintiffs' vehicle was severely damaged and declared a total loss, as a result of which the plaintiff has incurred additional expenses for the replacement of his vehicle.

WHEREFORE, the plaintiff, James A. Souder, demands judgment against the defendants, Alabama Motor Express, Inc. and Eric M. Brion, both jointly and severally, in an amount in excess of the statutory arbitration limits, exclusive of interest, costs and attorney's fees.

COUNT II

- 12. The plaintiff, James A. Souder, incorporates the previous allegations of this Complaint as fully as though the same were set forth herein at length.
- 13. At all times relevant hereto, the defendant, Eric M. Brion, operated the vehicle owned by the defendant, Alabama Motor Express, Inc., with the full knowledge

and permission of Alabama Motor Express, Inc., or as the agent or employee of the defendant, Alabama Motor Express, Inc., thereby imputing his negligence to the defendant, Alabama Motor Express, Inc.

14. Additionally, the defendant, Alabama Motor Express, Inc., was itself negligent in entrusting its vehicle to the defendant, Eric M. Brion, given his known propensities for negligence in the use and operation of motor vehicles.

WHEREFORE, the plaintiff, James A. Souder, demands judgment against the defendants, Alabama Motor Express, Inc. and Eric M. Brion, both jointly and severally, in an amount in excess of the statutory arbitration limits, exclusive of interest, costs and attorney's fees.

COUNT III

- 15. The plaintiff, Lana J. Souder, incorporates the previous allegations of this Complaint as fully as though the same were set forth herein at length.
- 16. As a further result of the negligence, recklessness and carelessness of the defendants, Alabama Motor Express, Inc. and Eric M. Brion, as aforesaid, the plaintiff, Lana J. Souder, has been deprived of the assistance, companionship, society and consortium of her husband, the plaintiff, James A. Souder, as a result of the injuries which he sustained, which injuries are more particularly set forth in the First Count of this Complaint, and as a result thereof, the plaintiff, Lana J. Souder, has and may in the future be deprived of the services of her husband, James A. Souder.

WHEREFORE, the plaintiff, Lana J. Souder, demands judgment against the defendants, Alabama Motor Express, Inc. and Eric M. Brion, both jointly and severally,

in an amount in excess of the statutory arbitration limits, exclusive of interest, costs and attorney's fees.

Law Offices of David B. Winkler, P.C.

David B. Winkler

Attorney for Plaintiffs

VERIFICATION

James A. Souder hereby states that he is the plaintiff in this matter, and verifies that the statements in the foregoing pleading are true and correct to the best of his knowledge, information and belief.

This statement is made subject to the penalties of 18 Pa.C.S.A. Section 4904 relating to unsworn falsifications to authorities.

VERIFICATION

Lana J. Souder hereby states that she is the plaintiff in this matter, and verifies that the statements in the foregoing pleading are true and correct to the best of her knowledge, information and belief.

This statement is made subject to the penalties of 18 Pa.C.S.A. Section 4904 relating to unsworn falsifications to authorities.